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September 26, 2024

Via ECF

Hon. Philip M. Halpern, U.S.D.J.
The Hon. Charles L. Brieant Jr. Federal Building and Courthouse
300 Quarropas St.
White Plains, NY 10601-4150

Re: *Wolf, et al. v. Dolgen New York, LLC*
Case No.: 7:23-cv-00558-PMH

Dear Judge Halpern:

We, with co-counsel, represent Plaintiffs Joseph Wolf, Carmen Wolf, and the putative class (collectively, the “Wolfs”) in the above matter against Dolgen New York, LLC (“Dollar General”). We write to advise Your Honor that in attempting to file the joint status report earlier today, we inadvertently submitted the wrong document. (D.E. 76). Enclosed is the correct letter.

We apologize to Dollar General, its counsel, and the Court for the inadvertent filing.

Respectfully submitted,

/s/ Javier L. Merino
Javier L. Merino

cc: All counsel of record

Enclosure



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Re: *Wolf, et al. v. Dolgen New York, LLC*
 Case No.: 7:23-cv-00558-PMH

Dear Judge Halpern:

Plaintiffs Joseph Wolf, Carmen Wolf, and the putative class (collectively, the “Wolfs”), and Defendant Dolgen New York, LLC (“Dollar General”, the parties collectively, the “Parties”), through their undersigned counsel, submit this joint letter with a status update regarding settlement in accordance with Your Honor’s order provided at the August 29, 2024 in-person hearing.

The Parties have had multiple conversations with the mediator since the last status report, (D.E. 75), and the two sides continue to work on a possible resolution.

Respectfully submitted,

THE DANN LAW FIRM, PC

/s/ Javier L. Merino
 Javier L. Merino, Esq.
Counsel for Plaintiffs and the Putative Class

McGUIREWOODS LLP

/s/ Philip A. Goldstein
 Philip A. Goldstein, Esq.
Counsel for Defendant Dolgen New York, LLC